



# PATENT COOPERATION TREATY

From 68 IFTERNATIONAL SEARCHING AUTHORITY (c)	PCT
100011 22/F, Great Bagle Centre , 23 Harbour Road, Wanchai, HONG KONG P.R. China CHINA PATENT AGENT(H.K.) LID	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION
WANGZhongzhong	(PCT Rule 44.1)
	Date of mailing (suffragenty of FB 2007 (0 8 · 0 2 · 2007)
Applicant's or agent's file retirence  FPELOS: 10025	FOR FURTHER ACTION See passempls 1 and 4 below
International application No. PCT/CN2005/000520	International Bling data (day/isonth/year) 27 April 2006 (27.04.2006)
Applicant INTELECTRPORATION et al	
International search report.  Where? Directly to the International Burran of Will Geneva 20,8 withoutend, Ferrimore detailed instructions, ser the notes on the Formore detailed instructions, ser the notes on the 2. [] The applicant is hereby positived that no international say 17(2)(2) to that effect and the written opinion of the lack.  3. [] With regard to the protest against payment of (an) additional international says and the protest against payment of the lack on has applicant's property to forward the texts of both the	is in normally two moning area me uses of beautiful in the PPO, 34 chemin due Colombenes  10.1-41 22 740 14 35  10.2-41 22 740 14 35
4. Reminsters Shortly after the expression of 18 months from the priority dest international Bureau. If the applicant wither to avoid or pump application, or of the priority claim, must reach the laternat respectively, before the completion of the technical prepara	one publication, a nonce of Wilhirsval Or the instrument of longl Bureau as provided in Rules 20bis 1 and 20bis 3.
The applicant may submit converses on an informal basis	on the written opinion of the Imernational Searching Authority to id a copy of such commerce to all designated Offices unless an to be established. These comments would also be made available to
I martinizates promometion miser ha tited if the straining winter	oct of some dosignated Offices, à demand for international is to posspone the anny into the national phase until 36 months from pplicant must, within 26 months from the trivity date, perform the designated Offices.
In respect of other designated Offices, the time limit of 30 m months.	souths (or later) will apply even if no demand in filed within 19
See the Annex to Form PCT/III/301 and, for details about the Oulde, Volume II, National Chapters and the WIPO Internet	e applicable time limits, Office by Office, see the FCT Applicant's site
Citizen and another reduce (the 1985 57%)	
Name and mailing address of the ISA/CN The State Intellectual Property Office, the ER China 6 Xiyucheng Rd., Ilmen Eddge, Haidian District, Baijing, Chin	Authorized officer  CHECKERY
193088	Telephone No. (86-10) 62083075

Paczisule No. 86-10-67019461 Form FCT/1SA/220 (Tamuary 2004)

(See notes un accompanying theet)

1885 L

the strangers of the same

on a spinal or



These Notes are intended to give the basic instructions concerning the filting of amendments under Article 19. The Notes are based on the requirements of the Paton Comperation Treaty, the Regulations and the Administrative instructions under that Treaty. In case of discrepancy between these Notes and three imprinciplents, the latter are applicable. For more detailed information, see also the PCF Applicant's Guide, a publication of WIFO.

In these Notes, "Article," "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

## ristructions concerning amendments under article 19

The applicant has, after having received the informational search report and the written opinion of the International Searching Authority, one apportunity to amend the claims of the international application. It should between the ampliested that, since all parts of the international opinication (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Asticle 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international published for the purposes of provisional protection in his another reason for amending the claims before international published for the purposes of provisional protection is available in some States only (see PCT Applicant's Guids, Vojume VA, Annexes B1 and £2).

The attention of the applicant is drawn to the fact that amendments to the claims under Article 19 are not allowed where the international Searching Authority has declared, under Article 17(2), that so international search report would be established (see PCT Applicant's Guide, Volume UA, paragraph 296).

## What parts of the international application may be amounted?

Under Article 19; only the claims may be amended.

During the international phase, the claims may also be amended (or forther extended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be annualed under Article 34 before the linemational Preliminary Examining Authority.

Upon ontry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When I Within I manufa from the date of transmitted of the international reach report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the successioners will be considered as having been received on time if they are received by the laternational Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for incumational publication (Rule 16.1).

#### Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office of the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, sex below.

How? Either by cancelling one or more entire claims, by adding one or more new claims or by emending the text of one or more of the claims as illud.

A registement sizes must be submitted the each sheet of the claims which, an account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a chim is carcelled, no renumbering of the other claims is required. In all cases when claims are renumbered, they must be renumbered consecutively (Section 205(b)).

The amandments must be made in the language in which the international application is to be published.

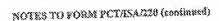
#### What documents must/may accompany the ameadments?

Letter (Section 205(b)):

The amoudments must be submitted with a letter.

The latter will not be published with the leternational application and the amended dains. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. Nowever, if the language of the interestional application is English, the letter must be in English; if the language of the interestional application is French, the letter must be in French.



The letter must indicate the differences between the claims as filed and the claims as amounted. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (iii) the claim is causelled;
- (iii) the citim is new;
- (iv) the claim replaces one or more chains as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the incompanying letter:

- (Where originally these was 48 claims and after annualment of some claims there are 51): "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims braning the same numbers claims 10, 73 and 36 unchanged; now claims 49 to 51 added."
- 2. [Where originally there were 15 claims and after amendment of all claims there are 11]:
- "Claims I to 15 replaced by amended claims I to 11."

  3. (Where originally there were 14 Claims and the amendments consist in cancelling some claims and in adding new claims!
  - "Claims 1 to 8 and 14 unchanged; claims 7 to 13 cancelled; now claims 15, 16 and 17 added." or "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- (Where various kinds of smeadments are mode);
   "Claims 1-10 unchanged; claims 11 to 13, 12 and 19 cancelled; claims 14, 15 and 16 replaced by amended claims 14; claims 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

#### "Statemeni under Article 19(1)" (Kale 46.4)

The amendments may be accompanied by a staument explaining the amendments and indicating any impact that such amendments might have no the description and the drawings (which essated be smeaded under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international application is to be published.

It must be brief, not exceeding 200 words if in English or 4 translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims at filled and as amended. It main be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments as the international search report or the relevance of stations contained in that report. Reference to eliminate tolerant to a given claim, contained in the international search report may be used only in consection with an amendment of that claim.

## Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments and any accompanying statement, under Article 19, a demand for international proliminary examination has already been submitted, six applicant mass preferably, at the time of filing the amendments (and any automent) with the international Burran, else file with the international Preliminary Examining Authority is copy of such amendments (and of any statement) and, where required, a translation of such amendments for the procedure before that Authority (see Rules 55.3(a) and 62.2, first sentence). For further information, see the Notes to the demand form (PCT/PEA/401).

It's demand for informational preliminary examination is made, the written opinion of the International Searching Authority will, except in certain cases where the International Preliminary Examining Authority did not not as International Searching Authority and where it has notified the International function under Rule 66.1516(b), he considered to be a written opinion of the International Preliminary Examining Authority if a demand is made, the applicant may submit to the International Preliminary Examining Authority a reply to the written opinion together, where appropriate, with amendments before the expiration of 3 months from the date of mailing of Formi CT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later (Rule 4316.169).

## Consequence with regard to translation of the interactional application for entry into the national plusse

The applicant's ettention is drawn to the fast that, upon only has the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designant/classed Offices, instead of, or in addition to, the translation of the claims as filled.

For further details on the requirements of each designated elected Office, see the PCT Applicant's Guide, Valume II.

# - -

## PATENT COOPERATION TREATY

# PCT

# INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER ACTION	see Form PCT/ISA/220 as well as, where applicable, iron 5 below.
international application No.  PCT/CN2006/000829	International filing date (day/mont) 27 April 2006 (27.04.2006	th/year) (Emitest)Priority date (day/month/year)
Applicent	INTEL CORPORATION:	real
This international scarch report has been to Article 18. A copy is being measuritted	prepared by this internstional Seauthing to the International Hureau.	ig Authority and is transmitted to the applicant occur
This international search report counsis a	of a total of 3 shows.  If a total of 3 shows.	
the international applications applications applications and the contraction of the contr	nternational search was earried out on uion in the language in which it was Ill	nted .
b. With regard to any nuclearie	the purposes of interestional search (	, which is the language of a (Rules 123(a) and 23.1(b)) losed in the international application, see Box No. 1.
3. Unity of invention is lack 4. With regard to the sitte.  Site text is approved as subm	ing (see Box No. III)	
	by this Authority to trad sa follows:	
<ol> <li>With regard to the abstract,</li> </ol>	<sup>20</sup> 000	KETING REQUIRED
the text is approved as subm the text has been established	Laccording to Kulo 18.2(b), by this Au	othority as it eppears in Box IV. The applicant may, « port, submit comments to this Authority
as suggested by the applic	ublished with the abstract is Figure No cast rity, because the applicant failed to sug	
	rity, because this figure better character	

Form PCT/ISA/210(first sheet)(April 2005)

## INTERNATIONAL SEARCH REPORT

International application No. PCI/CD2006/000879

A CLASSI	FICATION OF SUBJECT MATTER			
		0 (2006.01) S		
According to	thermational Patent Classification (IPC) or to both nati			
***************************************	e searcheo			
Minimin de	d bewolioù merez moinadiezela) bederen minaverone	y eleccification symbols)		
	. PC 6067 17/36 , 698			
Documentati	ion searched other than minimum documentation to the	extent that such documents are included i	the fields searched	
			,	
Electronic di	nts buse consulted during the microstional scared (name	e data basa and, where practicable, som	di terms usod)	. :
		wpipalcyrs,cnki		
	Key mining , data , database , probe	, content, frequent pattern, FP	iree,	
	perilicaing , per	tition, partitioned		-
C. DOCO	MENTS CONSIDERED TO BE RELEVANT	· · · · · · · · · · · · · · · · · · ·		
Catogo:y*	Gintion of document, with indication, where we	propriets, of the relevant passages	Relevant to civin No.	
A	US 666669 92 (DB MINER TRCISMOLOGY INC)	16 December 2005 (16.12.2003)	1-20 , 11,7,7,	
A	see the whole document US 6816867 B2 (AFFYMETRIX INC) 69 Novemb	007 2004 (09.11.2004) see the whole	100 1, 1, 1	
	document		A STORY	
*	Angelia Magazina			
•				
nut []	ier documents are listed in the continuation of Bas C.	See parent family consec.		
"A" duen	viel casegories of vivel documents; ment defining the general state of the ert which is not ideced to be of particular relevance.	"I" later december published after the or priority date and not in conflict cited to anderstand the principle invention	with the application but or theory underlying the	
	er application or pasent but published on or after the national filling date	"X" document of particular relevant camp be considered to your or exten- in inventive stap when the document an inventive stap when the document	prioriti et tershismoù se	
withic cómi	ment which may throw doubts on priority claim (5) or h is kined to establish the publication date of emother ion or other special reason (as specified)	"X" document of particular relevance "X" document of particular relevance	of the claimed lavoration a inventive step when the a more other such	
	unem relating to an oral disclosure, one, exhibition or r means	dicennesis, such combination be skilled in the art "A "decement muniper of the stone put		
bur i	mem published prior to the internstitutel filing date attribut the priority date claimed			
Date of the	distant formation of the manufacture that the	Date of mailing of the intermediated was		
Stamp we do	24 January 2007 (24.01.2007)	The second secon	25 57 42 C 73 83	
The Stricks & Xisycheng 100988	wiling address of the ISA/CN tellectual Property Office, the E.K.Chica g.Rd., Jimen Bridge, Waldian District, Beilling, Orica g. 86-14 62019451	Authorized effice CHEN Rul  CHEN Rul  Talephone No. (85-10) (2085		

Form PCT/ISA /210 (second sheet) (April 2005)



# INTERNATIONAL SEARCH REPORT Information on patent family members

International application No. FCT/CM2006/000829

,	PC/ACSSION:		LCTA'RESSERVATORS
Pricat Documents seitrod in the Report	Publication Data	Patent Family	Publication Date
US 6665669 B2	16,17,2003	US2003628531 A.1	66, 02,2903
US 6816867 B2	(9.11,2004	t152002129099 A1	12. 99.2002
		*	V 10
		·	-
	ing in the second se		
	***************************************		
		,	
**************************************			(Tabanananananananananananananananananana
		***************************************	***************************************

Form FCI78SA /210 (patent family sunce) (April 2005)

rijari vi diku kana. Kajangan kalang

### PATENT COOPERATION TREATY

To:			PCT
100011 22/F, Great Paglo Centre , 23 Harbour Road, Wanchai, HONG KONG, P.R. China CHINA PATENT AGENT(H.K.) LTD WANGZbongzhueg		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY  (PCT Rule 43 bis.1)  Date of mailing (sapple Specifie B 2007 (0 8 · 0 2 · 20 3 7	
International application No. PCT/CN2006/800829	;	g date (day/manth/yew) 1006 (27.04.2086)	Priority data (day/month/sear)
International Parent Classification (IPC) or b	din anionsi siesafi	Californ and IPC	
	COGF :	(7/30 (2006.01) (	
Applican	intel co	ORFORATION et al	
citations and explosions of comments of the co	enations supporting a vited the international ap- cuss on the international the international ap- cuss on the international the international is a Authority ("IPEA") FEA and the chosen	auch sustement phication mal application made, this opinion will b concept that this does ; (PPEA has notified the lat	ty, inventive step to industrial applicability; the considered to be a written opinion of the not apply where the applicant chasses or ternational Hurasu under Rule 85.166(b) the
written opinions of this International Se If this opinion is, as provided above, a IPEA a written reply together, where a of Form PCT/EA/220 or before the exp	considered to be a s	mines spinion of the Wi endments, before the exp	EA, the applicant is invited to submit to the fewion of 3 mands from the due of mailing
For further options, see Form PCT/ISA	7228.		
3. For inther details, see notes to Form PC	F/ISA/220.		

24 famusity 2007 (24.01.2007)

Telephone No.

Form FCT/18A/237(cover short)(April 2005)

P.R.China 6 Emerhong RG, Jimen Bridge, Haldian District, Beiljing, China 190088

Faueristic No. 86-19-62019431

Form FCT//SA/237(Box Mo. I) (April 2005)

#### WRITTEN OPINION OF THE ENTERNATIONAL SEABCHENG AUTHORITY

DCL/CNS008/000858 International application No.

With regard to the language, this opinion has been established on the basis of:    the international application in the language in which it was filed	
a translation of the international application into furnished for the purposes of international assent (Rules 12.3(4) and 23.1(b)).  With regard to any ancheotide and/or amino acid sequence disclosed in the international application and necessary to invention, this opinion has been established on the basis of:  a. type of status is!  a sequence listing  rable(s) related to the sequence listing  b. former of material  on paper  in electronic form  c. time of filling/furnishing  contained in the international application as libed  filled together with the international application in electronic form  furnished subsequently to this ductionity for the purposes of search  1. It addition, in the case that name than one version or copy of a sequence listing and/or table relating thereto has furnished, the required statements that the information in the subsequent or additional regions is identical application at filed or does not go beyond the application as flied, as appropriate, were furnished.	
a. type of mannial  a sequence listing  rable(s) related to the sequence having  b. former of material  on paper  in electronic form  c. time of filing/furnishing  contained in the international application as lifed  filed together with the international application to electronic form  furnished subsequently to this Authority for the purposes of search  3.   In addition, in the case that name than one version or copy of a sequence histing and/or table relating thereto has formished, the trapping statements that the information in the subsequent or additional reprice is identical application as filed or does not go beyond the application as filed, as appropriate, were furnished.	s translation
a sequence listing  trable(s) related to the sequence listing  b. former of material  on paper  in alcoronic form  c. time of filling/furnishing  contained in the international application as liked  filled together with the international application in electronic form  final together with the international application in electronic form  final together with the international application in electronic form  in maisbed subscriptably to this Authority for the purposes of search  3. [] In addition, in the case that more than one version or copy of a sequence histing and/or table relating thereto has formished, the required statements that the information in the subsequent or additional reprice is identical application as filed or does not go beyond the application as filed, as appropriate, were furnished.	o the claimed
on paper in electronic form  c. time of filing/furnishing contained in the international application as liked filed together with the international application in electronic form furnished subscriptably to this Authority for the purposes of search  in addition, in the case that more that one version or copy of a sequence listing and/or table relating thereto has formished, the required statements that the information in the subsequent or additional replies is identical application as filed or does not go beyond the application as filed, as appropriate, were furnished.	·
Contained in the international application as liked  filed together with the international application in electronic form  furnished subsequently to this Authority for the purposes of search  in addition, in the case that more than one version or copy of a sequence histing and/or table relating thereto has furnished, the required statements that the information in the subsequent or additional replies is identical application as filed or does not go beyond the application as filed, as appropriate, were furnished.	
formished, the required statements that the information in the subsequent or additional repost is identical application as filed or does not go beyond the application as filed, as appropriate, were furnished.	
	been filed or to that in the
4. Additional community	

and rail of Egypt street

who be in

#### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

bCE/Ct45008\000g38 popumatione] adolptotion 340

States neutr		
Novelty (N)	China 1-20	XES.
	China core	NO
Inventive step (13)	Chire 1-20	YES
	Claires acut	NO
Industrial applicability (IA)	Claim 1-20	AMC
Concessore to a 2 of a 1 of a 2	· Claims none	NO.

2. Citations and explanations

(1) Reference is made to the following documents:

Dt: US 6665669 B2

Da: US 6816867 BZ

(2) The present invention discloses a system based method for content based pertitioning and mining.

(3) D1 discloses the methods and apparatus and data structures useful for mining databases for frequent tients. The invention uses a frequent pattern tree to represent the contents of a database in a manner which is conductive to data mining. The frequent pattern tree tends to be smaller than the original database. A frequent pattern tree can be mined recursively. The frequent pattern tree and associated methods and apparatus of this invention is relatively fast, efficient and scalable and can be used to mine both long and short frequent patterns.

D2 discloses a data mining tool, the data mining tool is described that includes a data sinciture populator that stores one or more first sets of data selected for querying into a first data structure. The tool also has a query bailder that builds at least a first query based, at least in part, on one or more query parameters. Also included in the tool is a query manager that interrogates the first data structure with the first query. The axe or more first sets of data are based, at least in part, on experiments using both synthesized probe arrays and spotted probe arrays.

(4) It is obvious that the technical features related to "probe structure" and/or "content-based partitioning logic" in claims 1,10 and 15 aren't disclosed by D1 or D2, and further the technical solutions claimed are not obvious to a person skilled in the art on the basis of D1,D2 or their combination. Thus, claims 1,10 and 15 have novelty nader PCT Article 33(2), and have inventive step under PCT Article 33(3).

Claims 2-9 are dependent on claims 1, claims 11-14 are dependent on claim 10 and claims 16-20 are dependent on claim 15, therefore, claims 2-9,11-14,16-20 also ment the requirements of the PCT with respect to novelty and

Claims 1-20 have industrial applicability under PUT Article 33(4), because the technical solutions claimed can

be made or used in the industry.